

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION**

IN RE:	§ CHAPTER 7
LEGENDARY FIELD EXHIBITIONS, LLC;	§ CASE NO. 19-50900-CAG
AAF PLAYERS, LLC;	§ CASE NO. 19-50902-CAG
AAF PROPERTIES, LLC;	§ CASE NO. 19-50903-CAG
EBERSOL SPORTS MEDIA GROUP, INC.;	§ CASE NO. 19-50904-CAG
LFE 2, LLC;	§ CASE NO. 19-50905-CAG
WE ARE REALTIME, LLC	§ CASE NO. 19-50906-CAG
DEBTORS	
(SUBSTANTIVE CONSOLIDATION OF ALL 6 CASES, INTO ONE CASE, LEGENDARY FIELD EXHIBITIONS, LLC, CASE NO. 19-50900-CAG) SUBSTANTIALLY ADMINISTERED UNDER CASE NO. 19-50900-CAG	

MOTION TO APPROVE AGREED ORDER ALLOWING LATE FILED PROOF OF CLAIM
OF MWW GROUP, LLC AND REQUEST FOR RELIEF (WITH 21-DAY LANGUAGE)

**THIS PLEADING REQUESTS RELIEF THAT MAY BE ADVERSE TO YOUR
INTERESTS.**

**IF NO TIMELY RESPONSE IS FILED WITHIN TWENTY-ONE (21) DAYS FROM
THE DATE OF SERVICE, THE RELIEF REQUESTED HEREIN MAY BE GRANTED
WITHOUT A HEARING BEING HELD.**

A TIMELY FILED RESPONSE IS NECESSARY FOR A HEARING TO BE HELD.

RANDOLPH N. OSHEROW, Trustee, hereby moves the Court for approval of Agreed Order allowing a late filed proof of claim of MWW Group, LLC ("MWW") and in support thereof says as follows:

A. Background

A copy of the proposed Order attached as
Exhibit "B".

1. On April 17, 2019, Debtor Ebersol Sports Media Group, Inc. (“Ebersol”), Debtor Legendary Field Exhibitions, LLC (“Legendary”), together with four other related debtors, filed voluntary petitions in this Court for relief under Chapter 7.

2. The undersigned Trustee was duly appointed and has served since the petition date as the Trustee in all six of these related cases.

3. On or about May 15, 2019, a notice of potential assets was docketed in the case of Legendary Field Exhibitions, LLC, setting a deadline of August 5, 2019 to file Proofs of Claim (the “Bar Date Notice”).

4. The Bar Date Notice was sent to MWW at a post office box address in New York City

5. On July 8, 2019, an Order was entered substantively consolidating the case of Ebersol, and four other cases, with the case of Legendary.

6. MWW is an unsecured creditor of Ebersol. MWW entered into a Services Agreement with Ebersol dated January 10, 2018, amended by Amendment A effective January 15, 2018 (the “Contract”), pursuant to which MWW performed certain public relations services for Ebersol. MWW claims it is currently owed the sum of \$100,816.12 for services rendered pursuant to the Contract.

7. MWW has advised the Trustee that MWW never received any notices regarding the bankruptcy of Ebersol or Legendary; rather, MWW became aware of the bankruptcy due to media reports. MWW further advised the Trustee that the address on the Trustee’s notice list is not a correct correspondence address for MWW.

8. MWW, through its counsel, contacted the Trustee on September 13, 2019, and requested the Trustee to consider stipulating to allow MWW to file a late proof of claim.

9. The Trustee is willing to allow MWW to file a late proof of claim, without prejudice to any other objections that the Trustee may have (and without prejudice to MWW's defenses to any such objections).

10. Cause exists for allowing the late filing of MWW's claim. A late-filed proof of claim may be allowed where the tardiness in filing is due to "excusable neglect." Bankr. R. 9006(b)(1). Courts have found excusable neglect where the creditor fails to comply with the bar date because, through no fault of its own, it had no notice of that date. *In re Wm. B. Wilson Mfg. Co.*, 59 B.R. 535, 538 (Bankr.W.D.Tex. 1986).

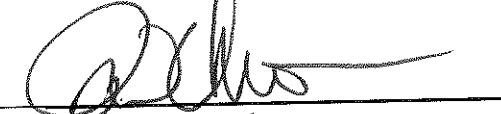
11. In addition, a court may accept a late proof of claim even where the lateness resulted from "inadvertence, mistake, or carelessness." *Glidden Co. v. FV Steel & Wire Co.*, 350 B.R. 96, 103 (E.D.Wis. 2006).

12. The Trustee and counsel for MWW consent to the entry of the accompanying proposed Order.

WHEREFORE, the Trustee respectfully requests the Court Approve the entry of the accompanying Agreed Order deeming late-filed Proof of Claim of MWW Group, LLC timely filed.

Dated: November 11, 2019

Respectfully submitted,



By: Randolph N. Osherow
Texas State Bar No. 15335500
342 W. Woodlawn Ave., Suite 100
San Antonio, TX 78212
(210) 738-3001
(210) 737-6312 fax.
rosherow@hotmail.com
Chapter 7 Trustee

Fill in this information to identify the case:

Debtor 1	EBERSOL SPORTS MEDIA GROUP, INC.
Debtor 2 (Spouse, if filing)	
United States Bankruptcy Court for the: Western District of Texas	
Case number	19-50904-CAG

Official Form 410

Proof of Claim

04/19

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Part 1: Identify the Claim

1. Who is the current creditor?	MWW GROUP, LLC Name of the current creditor (the person or entity to be paid for this claim)		
	Other names the creditor used with the debtor _____		
2. Has this claim been acquired from someone else?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes. From whom? _____		
3. Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Where should notices to the creditor be sent? White and Williams LLP Frank J. Perch, III, Esq. Name 1650 Market Street, Suite 1800 Number Street Philadelphia PA 19103-7395 City State ZIP Code Contact phone 215-864-6273 Contact email perchf@whiteandwilliams.com	Where should payments to the creditor be sent? (if different) MWW Group, LLC, Attn: Steven Pareja Name 1 Meadowlands Plaza, 15th Floor Number Street East Rutherford NJ 07073 City State ZIP Code Contact phone 201-964-2365 Contact email spareja@mww.com	
Uniform claim identifier for electronic payments in chapter 13 (if you use one): -----			
4. Does this claim amend one already filed?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes. Claim number on court claims registry (if known) _____ Filed on MM / DD / YYYY		
5. Do you know if anyone else has filed a proof of claim for this claim?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes. Who made the earlier filing? _____		

Part 2: Give Information About the Claim as of the Date the Case Was Filed

6. Do you have any number you use to identify the debtor? No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: _____

7. How much is the claim? \$ 100,816.12 Does this amount include interest or other charges?

No

Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).

8. What is the basis of the claim? Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.

Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).

Limit disclosing information that is entitled to privacy, such as health care information.

Services rendered pursuant to contract - See attached documents

9. Is all or part of the claim secured? No Yes. The claim is secured by a lien on property.

Nature of property:

Real estate. If the claim is secured by the debtor's principal residence, file a *Mortgage Proof of Claim Attachment* (Official Form 410-A) with this *Proof of Claim*.

Motor vehicle

Other. Describe: _____

Basis for perfection:

Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)

Value of property: \$ _____

Amount of the claim that is secured: \$ _____

Amount of the claim that is unsecured: \$ _____ (The sum of the secured and unsecured amounts should match the amount in line 7.)

Amount necessary to cure any default as of the date of the petition: \$ _____

Annual Interest Rate (when case was filed) _____ %

Fixed

Variable

10. Is this claim based on a lease? No
 Yes. Amount necessary to cure any default as of the date of the petition. \$ _____

11. Is this claim subject to a right of setoff? No
 Yes. Identify the property: _____

A2

<p>12. Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)?</p> <p>A claim may be partly priority and partly nonpriority. For example, in some categories, the law limits the amount entitled to priority.</p>	<p><input checked="" type="checkbox"/> No</p> <p><input type="checkbox"/> Yes. Check one:</p> <table> <tr> <td><input type="checkbox"/> Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).</td> <td style="text-align: right;">Amount entitled to priority \$ _____</td> </tr> <tr> <td><input type="checkbox"/> Up to \$3,025* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).</td> <td style="text-align: right;">\$ _____</td> </tr> <tr> <td><input type="checkbox"/> Wages, salaries, or commissions (up to \$13,650*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).</td> <td style="text-align: right;">\$ _____</td> </tr> <tr> <td><input type="checkbox"/> Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).</td> <td style="text-align: right;">\$ _____</td> </tr> <tr> <td><input type="checkbox"/> Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).</td> <td style="text-align: right;">\$ _____</td> </tr> <tr> <td><input type="checkbox"/> Other. Specify subsection of 11 U.S.C. § 507(a)(_____) that applies.</td> <td style="text-align: right;">\$ _____</td> </tr> </table> <p>* Amounts are subject to adjustment on 4/01/22 and every 3 years after that for cases begun on or after the date of adjustment.</p>	<input type="checkbox"/> Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	Amount entitled to priority \$ _____	<input type="checkbox"/> Up to \$3,025* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$ _____	<input type="checkbox"/> Wages, salaries, or commissions (up to \$13,650*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).	\$ _____	<input type="checkbox"/> Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$ _____	<input type="checkbox"/> Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$ _____	<input type="checkbox"/> Other. Specify subsection of 11 U.S.C. § 507(a)(_____) that applies.	\$ _____
<input type="checkbox"/> Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	Amount entitled to priority \$ _____												
<input type="checkbox"/> Up to \$3,025* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$ _____												
<input type="checkbox"/> Wages, salaries, or commissions (up to \$13,650*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).	\$ _____												
<input type="checkbox"/> Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$ _____												
<input type="checkbox"/> Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$ _____												
<input type="checkbox"/> Other. Specify subsection of 11 U.S.C. § 507(a)(_____) that applies.	\$ _____												

Part 3: Sign Below

The person completing this proof of claim must sign and date it.
FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Check the appropriate box:

- I am the creditor.
- I am the creditor's attorney or authorized agent.
- I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.
- I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.

I understand that an authorized signature on this *Proof of Claim* serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

I have examined the information in this *Proof of Claim* and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on date 11/19/2019
MM / DD / YYYY



Signature

Print the name of the person who is completing and signing this claim:

Name	FRANK	J	PERCH, III
First name	Middle name	Last name	
Title	ATTORNEY		
Company	WHITE AND WILLIAMS LLP		
Identify the corporate servicer as the company if the authorized agent is a servicer.			
Address	1650 Market Street, Suite 1800		
Number	Street	PA	19103
City		State	ZIP Code
Contact phone	215-864-6273	Email <u>perchf@whiteandwilliams.com</u>	

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1 of 1
08610dp.rpt
MWWGROUP

MWW Group LLC
Aged AR - Detail by Days Past Due

Date: Friday, August 16, 2019
Time: 11:47 AM
User: PAREJA

Cust ID Type Ref Nbr	Customer Name Terms	Customer Name Terms	Telephone	Doc Date	Days Past Due			Over 90	Total
					Contact Current	1 To 30	31 To 60		
MNW/GROUP									
11022657 IN 048657	Ebersol Sports Media Group, Inc. Upon receipt	Charlie Ebersol 0.00		11/19/2018	0.00	0.00	0.00	Avg Days To Pay 2,150.77	2,150.77
IN 049190	Upon receipt	0.00		12/17/2018	0.00	0.00	0.00	10,000.00	10,000.00
IN 049191 IN 049197	Upon receipt Upon receipt	0.00 0.00		12/17/2018 12/17/2018	0.00 0.00	0.00 0.00	0.00 0.00	8,000.00 3,673.34	8,000.00 3,673.34
IN 049532 IN 050051	Upon receipt Upon receipt	0.00 0.00		1/17/2019 2/8/2019	0.00 0.00	0.00 0.00	0.00 0.00	2,553.85 20,000.00	2,553.85 20,000.00
IN 050052 IN 050446	Upon receipt Upon receipt	0.00 0.00		2/8/2019 2/28/2019	0.00 0.00	0.00 0.00	0.00 0.00	20,000.00 1,770.00	20,000.00 1,770.00
IN 050672 IN 051074	Upon receipt Upon receipt	0.00 0.00		3/12/2019 3/31/2019	0.00 0.00	0.00 0.00	0.00 0.00	5,762.78 20,000.00	5,762.78 20,000.00
IN 051143 IN 051935 IN 052254	Upon receipt Upon receipt Upon receipt	0.00 0.00 0.00		4/10/2019 5/29/2019 6/19/2019	0.00 0.00 0.00	0.00 0.00 1,311.54	0.00 0.00 0.00	3,354.38 2,239.46 0.00	3,354.38 2,239.46 1,311.54
Customer Total		0.00			0.00	1,311.54	2,239.46	97,265.12	100,816.12
Statement Cycle Total		0.00			0.00	1,311.54	2,239.46	97,265.12	100,816.12
Company Total		0.00			0.00	1,311.54	2,239.46	97,265.12	100,816.12

A4

MWWPR
CONTRACT CREATION FORM

11022657
244119-~~244119~~
10543133

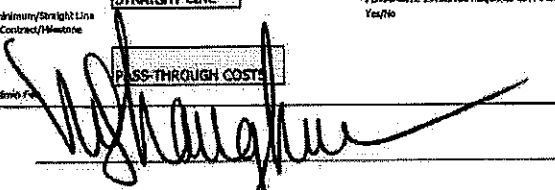
Date of request:	02/07/18	Set Up By:	Nancy Oshaughnessy
CLIENT INFORMATION		BILLING INFORMATION	
Client Name:	Ebersol Sports Media Group, Inc.	Bill to Name:	Ebersol Sports Media Group, Inc.
Job Name:	PR and Creative Services	Bill To:	PR and Creative Services
LEAD ON ACCOUNT:	Flores / Werner	Address:	
Address:			

CONTRACT TERMS					
LENGTH OF CONTRACT:	START DATE:	1/1/18	END DATE:	12/31/18	DOES IT HAVE AN AUTO RENEWAL CLAUSE?
BILLING TYPE: Time & Expense/Capped T&E/Project Fee (fixed Monthly Fee (non-hours)/Fixed Project Fee (non-hour))			FIXED MONTHLY	IF HOURLY ACCOUNT, BILLING RATE Standard/Check/Exception	
EXPENSES INCLUDED IN THE FEE Yes/No			NO	EXPENSE BUDGET?	
NAME UP ON EXPENSES: Agency Standard/Non-Standard			AGENCY STAND	IF OTHER, %:	
CURRENCY?				Contract VALUE:	
PROJECT FEE AMOUNT:				\$ 342,025.00	
MONTHLY FEE AMOUNT:			Varies	235,525	
FEE/EXPENSE DEPOSIT AMOUNT					
SPECIAL BILLING INSTRUCTIONS: <i>per amendment A</i>					

JOB NUMBER	JOB DESCRIPTION	START DATE	END DATE	TIME	COST	TOTAL
244119	PR and Account Mgmt.			332,025		
244120	Creative			10,000		
				Total	342,025	

FORM OF CLIENT AGREEMENT	SIGNED CONTRACT	IF OTHER
Signed Contract/Signed Estimate/DA/PO/Other		
CONTRACT/POLY/PO#		

FINANCIAL CONTROL INFORMATION					
REVENUE RECOGNITION METHOD: Time &Expense/Capped T&E/T&E minimum/Straight Line Recognized when Bill/Completed Contract/Nextline	STRAIGHT LINE	PERSUASIVE EVIDENCE REQUIREMENT INITI	YES Yes/No	CASH BASIS Yes/No	NO Agency's Std Contractual Terms
COST TREATMENT: PassThrough Costs/Absorbed Costs/Admin Fees	PASS-THROUGH COSTS		NET	GROSS/NET RATIONALE Agency's Standard Contractual Terms	

PREPARED SIGNATURE:  DATE: 2/7/18

TOTAL CONTRACT VALUE:	\$ 342,025.00	START DATE:	1/1/18	END DATE:	12/31/18	
		<i>235,525</i>				
CLIENT NUMBER:	11022657	MASTER JOB NUMBER:	244119-244120	CONTRACT NUMBER:	10543133	00er
					Franco	DATE: 2/7/18

Dynamics <input checked="" type="checkbox"/> Add Job <input checked="" type="checkbox"/> Billing Plan <input checked="" type="checkbox"/> Revenue Plan	SAS <input checked="" type="checkbox"/> Add Budget <input checked="" type="checkbox"/> Add Job <input checked="" type="checkbox"/> Email Company	Excel Files <input checked="" type="checkbox"/> Add to Retainer Sched <input checked="" type="checkbox"/> Add to New Client codes <input checked="" type="checkbox"/> Add to Revenue File MISC <input checked="" type="checkbox"/> Add to New Customer File
If Capped T&E - Add to spreadsheet on retainer schedule, insert Cap Value in Proj Maint and add blurb on bottom of invoice stating cap value		
110% CLAUSE on FEE ? <input checked="" type="checkbox"/> 3% clause for COOPS ?		

AS

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**AMENDMENT ("AMENDMENT A") TO CONTRACT DATED JANUARY 10, 2018
("AGREEMENT")
BY AND BETWEEN EBERSOL SPORTS MEDIA GROUP, INC. (THE "CLIENT")
& MWW GROUP LLC ("MWWPR")**

Effective January 15, 2018, the Agreement will be amended as follows:

1. Section II. Fees is hereby amended to state the total minimum value of this Agreement is \$235,525 to be billed to Client per the Fee Schedule attached hereto in Appendix A.
2. Appendix A is hereby deleted in its entirety and replaced with the attached Appendix A.
3. Except as otherwise set forth herein, all other terms of the Agreement shall remain unchanged.

IN WITNESS WHEREOF, the parties hereto have executed this Amendment A to the Agreement, as of the date set forth above.

Ebersol Sports Media Group, Inc.

DocuSigned by:

BY:

02495426444645
Charlie Ebersol, President

MWW GROUP LLC

DocuSigned by:

BY:

02495426444645
William J. Starace, EVP and CFO

A 4



APPENDIX A

MWWPR will provide the following scope of services:

In support of the launch of “The New League”, MWWPR will develop and execute a public relations campaign to drive top-tier, national sports, business, tech and lifestyle media and social coverage.

MWWPR Core Services

1. Media Content
 - Press releases, media pitches/alerts, briefing materials, select photo and video content, etc.
2. Media Relations
 - Company announcements and press conferences (limited to one national per month and three regional events per month)
 - Briefings
 - Talent and executive outreach
3. Planning, Strategy, Account Management & Reporting

Critical Time Periods

- Launch press conference
- Ongoing News

MWWPR Activities

Launch Press Conference

- Embargoed media briefings with a cadre of Tier I outlets and impactful journalists
- Conduct one media day with key executives
- Social media activity on day of the announcement

March - December

- Maintaining a steady drumbeat of news
- Develop an editorial calendar of news and announcements to share from March – December 2018
- Map out key editorial assets to generate ongoing earned media for the New League to continue to build excitement.

A7



Client Responsibilities

- Complete information requests fully and in a timely fashion
- Inform MWWPR promptly of potential issues that it becomes aware of that may affect project success
- Share contact information and access to 3rd party partners and investors where possible
- Provide access to talent and executives
- Provide timely updates on business plan and new partners

MONTH	ACTIVITY	FEE
January 15 – February 15	Message development Draft media materials Media briefings Finalize communications plan	\$20,000
February 15 – March 15	Manage incoming media inquiries Coordinate one launch press conference & media day	\$25,525
March 15- December 31	Ongoing media support Manage incoming media inquiries	\$20,000 per month

1. **Team Travel and Press Release Distribution Expenses:** Estimated total expenses will be submitted to client in writing and approved and then will be billed back at cost.

Additionally, any reasonable out of pocket expenses incurred on behalf of the Client shall be billed to Client, including, without limitation, all travel-related expenses. Expenses will be deemed pre-approved up to \$500 without written approval. Any individual or total expense over \$500 will require written approval from Client

Note: The above fees and expenses do not include the planning or production of press conference. Production costs to be handled by third party entity. Fees around subsequent “national” press conference (New York or Los Angeles) are subject to additional fees as is on-going social media management.

A8



SERVICES AGREEMENT

This Services Agreement (the "Agreement") is made as of January 10, 2018 ("Agreement Effective Date"), by and between Ebersol Sports Media Group, Inc. (the "Client"), having its principal place of business at 10866 Wilshire Blvd, Suite 300, Los Angeles, CA 90024, and MWW Group LLC ("MWWPR"), located at One Meadowlands Plaza, East Rutherford, New Jersey 07073.

I. SERVICES

Commencing upon execution of this Agreement, MWWPR will devote its efforts to provide public relations services on behalf of Client as outlined in Appendix A, which Appendix A may be amended from time to time upon mutual agreement of the parties (the "Services"). It is expressly understood and agreed between the parties that MWWPR is acting solely as an independent contractor in performing the Services, and MWWPR and its employees or subcontractors will not be considered employees of Client within the meaning or application of any federal, state or local laws or regulations, including, but not limited to, laws or regulations covering unemployment insurance, retirement benefits, workers' compensation insurance, labor or taxes of any kind.

In addition, MWWPR is prepared to provide a variety of other services to Client at additional costs, which will be agreed to in writing and set forth in Addendum Statements of Work. A sample addendum for additional future work is provided in Appendix B.

II. FEES

The total minimum value of this Agreement is \$342,075 and shall be billed as outlined below (the "Fee"):

January 2018	\$51,250 (Account Management)
February 2018	\$35,525 (\$10,000 Creative Services and \$25,525 Account Management)
March through December 2018	\$25,525 per month

see amendment A

MWWPR will track its billable hours and may communicate to Client if the value of work performed by MWWPR hereunder is greater than 110% of the Fee per month based on MWWPR's standard hourly rates. In such case, Client and MWWPR will mutually agree in writing to either reduce the scope of work downward or increase the monthly fee in subsequent months. To the extent that a revised scope of services or increased fee cannot be agreed to by MWWPR and Client, in subsequent months MWWPR shall, upon advanced written notice to Client, be entitled to bill all hours worked in excess of 110% of the Fee at MWWPR's standard hourly rates.

To initiate activities, MWWPR requests payment of the initial \$51,250 upon signing of this agreement.

Any additional work above and beyond the fees and services described will be billed separately and will be mutually agreed upon and detailed in Addenda which will be made part of this Agreement.

If upon receipt of any invoice Client should have any questions, Client is obligated to take them up directly with MWWPR as soon as possible. Any objections Client may have to any invoice shall be deemed waived if such objections are not communicated in writing to MWWPR within thirty (30) days of Client's receipt of said invoice.

Monthly installment invoices will be due and payable by Client on the first business day of each month.

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MWWPR Group reserves the right to charge a 1½ % monthly interest charge on unpaid balances after sixty (60) days. In case of delinquency of Client's payments or any impairment of Client's credit as MWWPR reasonably deems might endanger future payments, MWWPR reserves the right to change the requirements as to terms of payment under this Agreement. Should Client be in default with respect to payment under this Agreement, MWWPR reserves the right to suspend some or all services hereunder until arrangements satisfactory to the MWWPR are made. Client may terminate this Agreement upon 30 days' written notice to MWWPR.

III. EXPENSES

Reasonable and documented out-of-pocket expenditures will be billed separately at cost. Production costs, which are subject to a mark-up of 20%, will be billed separately. Additionally, media buy and/or advertising costs, which are subject to a mark-up of 10% will be billed separately. The amount of 3.0% of the monthly Fee will be billed for data services and subscriptions each month to pay for media databases, licensing fees and subscriptions used by MWWPR to further the aims of Client's program. Reimbursements will be made within thirty (30) days of the date that an invoice is rendered to Client. MWWPR reserves the right to charge a 1½ % monthly interest charge on unpaid balances after sixty (60) days. In no event will the rate of such interest be higher than the maximum rate allowable under applicable law.

IV. THIRD PARTY CONTRACTS

Subject to Client's prior written consent, and notwithstanding Section XX, Client authorizes MWWPR, to enter into contracts with third parties ("Authorized Contracts"), as an agent for a disclosed principal, when such contracts are reasonably necessary for the Services. MWWPR shall extend the terms and conditions of this Agreement to any third parties or subcontractors. No subcontracting shall relieve MWWPR of its responsibility and liability for any work performed by its subcontractor. Client assumes full liability and responsibility for any expenditures resulting from Authorized Contracts. Notwithstanding the foregoing to the contrary, MWWPR shall not be required to obtain Client's prior written consent to contract with commercial venues or carriers, including without limitation hotels or airlines for employee travel, or with any MWWPR vendors who render general services for MWWPR in the ordinary course of business, including without limitation, copy centers, couriers, delivery or messenger services, tape duplicating services, providers of satellite media tours and clip services.

V. CONFIDENTIALITY

(a) MWWPR acknowledges and agrees that the Confidentiality and Non-Disclosure Agreement between Client and MWWPR executed on January 4, 2018 (the "NDA") shall apply to all Services which may be conducted or carried out by MWWPR for the Client under this Agreement, and is therefore incorporated by reference herein. The confidentiality obligations in the NDA shall apply to the activities of the employees and agents of MWWPR, and to third parties associated with this Agreement and accomplishing Services or performing Services under this Agreement, and MWWPR shall take all necessary steps to ensure compliance with the NDA by its employees and subcontractors.

(b) Client will treat as confidential and properly safeguard any and all information, documents, papers, programs and ideas relating to MWWPR, its operations, finances and products, disclosed to the Receiving Party and designated by the Disclosing Party as confidential or which should be reasonably understood to be Confidential Information (such obligation shall not extend to any Invention). MWWPR's pricing and its media contacts shall be considered Confidential Information. Confidential Information shall not include information that (a) is or falls into the public domain through no fault of Client; (b) is disclosed to Client by a third party which is not under an obligation of confidentiality to the Disclosing Party; (c) was already known to Client; and/or (d) is independently developed by Client without reference to Confidential Information. In the event the Receiving Party is required by a subpoena or other legal process to disclose the Client Confidential Information, the Client shall: (i) if legally permitted, inform the MWWPR of such requirement; and (ii) only provide such Confidential Information of MWWPR that is legally required. This provision shall survive the termination of this Agreement and shall remain in full force and effect for a

period of three (3) years following the completion of Services.

VI. OWNERSHIP; USE OF MATERIALS.

(a) Client shall own all right, title and interest (including patent rights, copyrights, trade secret rights, mask work rights, trademark rights, and all other intellectual property rights of any sort throughout the world) relating to any and all inventions (whether or not patentable), works of authorship, mask works, designations, designs, know-how, ideas and information made or conceived or reduced to practice, in whole or in part, by or for or on behalf of MWWPR arise out of or in connection with the Services ("Inventions") while the Services are being performed, and MWWPR shall promptly disclose and provide all Inventions to Client. All Inventions are "works made for hire" as that term is used in the U.S. Copyright Act and belong solely to Client. To the extent any Invention or any materials comprising or including any Invention is found not to be a "work made for hire" as a matter of law, MWWPR hereby assigns transfers and conveys, and shall cause its employees and subcontractors to assign, transfer and convey, irrevocably and perpetually all Inventions to Client. MWWPR shall assist Client, at Client's expense, to further evidence, record and perfect such assignments, and to perfect, obtain, maintain, enforce and defend any rights assigned. At any time during or after MWWPR's engagement with Client that Client requests, MWWPR will sign written documents of assignment necessary to formally evidence MWWPR's irrevocable assignment to Client of any Inventions. MWWPR will assist Client in obtaining, maintaining, and renewing patent, copyright, trademark and other appropriate protection for any Inventions, in the United States and in any other country, at Client's expense.

Notwithstanding anything to the contrary herein, Client understands and agrees that its rights in any third-party materials or any services including, without limitation, stock photos, licensed materials or talent and talent residuals, are subject to any terms and conditions set forth in any applicable agreement and Client agrees to comply with such terms and conditions.

(b) Notwithstanding anything in this Agreement to the contrary, MWWPR retains all of its rights, title and interest in and to (including, without limitation, the unlimited right to use) (i) all materials owned or developed by or licensed to MWWPR prior to, or independent from, the performance of services under this Agreement, and all modifications thereof, and (ii) all generic or proprietary information, and all ideas, methodologies, software, applications, processes or procedures used, created or developed by MWWPR in the general conduct of its business, including, but not limited to, media contacts (as well as all updated and enhancements of any of the foregoing).

VII. TERM AND TERMINATION

This Agreement shall remain in effect for a minimum term of twelve (12) months (the "Minimum Term"). After the expiration of the Minimum Term, this Agreement shall continue on a month to month basis at then applicable monthly Fee unless terminated by either party providing at least thirty (30) days advance written notice. Client will pay for all fees during the notice period and expenses incurred up to the effective date of termination.

Upon termination or expiration, the terms of this Agreement which by their nature should survive shall so survive, including, without limitation, Sections II– XIX.

VIII. NON-SOLICITATION

Recognizing the time and expense of MWWPR's investment in its employees, Client agrees that during the term of this Agreement and for a period of one (1) year following the termination of this Agreement Client shall not directly or indirectly employ, hire or retain (whether as employee, consultant or otherwise) any person who is an employee of MWWPR or a former employee who was employed by MWWPR within the term of this Agreement without MWWPR's prior written consent. If during the Term hereof or one year thereafter Client engages the services of an employee of MWWPR or a former employee who was employed by MWWPR within the term of this Agreement without prior written consent, Client agrees to pay MWWPR a fee calculated as the greater of (a) the employee's annual salary or (b) the annualized fees currently being paid to MWWPR. Notwithstanding the foregoing, Client shall not be in violation of this Section VIII if contact with Client is initiated by an MWWPR employee, consultant or former employee as

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a response to a public open job posting and not arising out of MWWPR's employee, consultant or former employee providing the Services to Client as related to this Agreement.

IX. CLIENT OBLIGATIONS

Client shall be responsible for: (a) the accuracy and completeness of information concerning Client's organization, products, services, whether provided to MWWPR by Client or by a third party authorized by Client; (b) any of Client's ideas or directions, whether provided to MWWPR by Client or by a third party authorized by Client; (c) rights, licenses and permissions to use materials furnished to MWWPR by Client or by a third party authorized by Client; (d) compliance with all laws and regulations applicable to Client's business (including all securities laws); and (e) the content of any press releases or other public relations, advertising or marketing materials approved by Client.

X. INDEMNIFICATION.

(a) Client shall defend, indemnify and hold MWWPR and its respective affiliated corporations, their agents, servants and employees harmless from and against any loss, damage, liability, claim, demand, action, cost and expense (including reasonable attorneys' fees and costs) (collectively "Loss") resulting from claims, actions or demands made or brought by any third party ("Claims") against MWWPR, including, without limitation, any governmental entity, which arise out of or in connection with (i) Client's obligations under Section VIII above; (ii) information or materials supplied, provided or approved by or on behalf of Client or a third party authorized by Client; (iii) as a result of any governmental investigation, proceeding or administrative hearing regarding the Services; (iv) any issue of safety, product liability or the nature, use or performance of Client's products, services or premiums; (v) Client's failure to pay any and all amounts owed to third parties or any claims raised by third parties against MWWPR related to Authorized Contracts; (vi) the willful misconduct or fraud of Client or any of its employees or subcontractors; and (vii) risks or restrictions of which MWWPR notified Client where Client elects to proceed (including, without limitation, Client's use of any third party materials in violation of the applicable usage terms and restrictions governing the use of such third party materials). In matters in which MWWPR is not a party, in accordance with an applicable Addendum Statements of Work, Client shall pay or reimburse MWWPR for all reasonable attorneys' fees and expenses MWWPR incurs and for all MWWPR personnel time incurred (at MWWPR's then current hourly rates) in connection with MWWPR's response to subpoenas, depositions, discovery demands, and other inquiries arising from suits, proceedings, legislative or regulatory hearings, investigations, or other civil or criminal proceedings in which Client is a party, subject, or target.

(b) MWWPR shall indemnify, defend and hold Client harmless for all Loss (including reasonable attorneys' fees and costs) resulting from Claims which arise out of or in connection with (i) material prepared by MWWPR on Client's behalf and provided to Client to the extent it asserts a claim for infringement or alleged infringement of any patent or other intellectual property right related to the Services or Inventions (as defined above) (except to the extent such Claim arises from information or materials provided by Client or any modification by or on behalf of Client to any materials provided by MWWPR); (ii) MWWPR's failure to follow Client's express written instructions (except to the extent that following such instructions would violate applicable law or regulations or otherwise create legal liability for either MWWPR or Client, as reasonably determined by MWWPR); or (iii) the negligence, willful misconduct or fraud of MWWPR or any of its employees or subcontractors.

(c) Upon the assertion of any Claim against either party ("Indemnitee"), the Indemnitee shall notify the other party ("Indemnitor") of the existence of such Claim and shall give the Indemnitor reasonable opportunity to defend and/or settle the Claim at its own expense and with counsel of its own selection. The Indemnitee shall at all times have the right fully to participate in such defense at its own expense. The Indemnitor shall not enter into any settlement that imposes any liability, obligation or restriction on the Indemnitee without the prior written consent of the Indemnitee, not to be unreasonably withheld.

XI. LIMITATION OF LIABILITY

In no event shall either party be liable for special, indirect, incidental, consequential, exemplary or punitive damages, including without limitation, lost profits or business or loss of data, even if such party has been advised of the possibility of or could have foreseen such loss or damages. Except for indemnity obligations

hereunder, neither party's aggregate liability to the other shall exceed the total fees paid by Client to MWWPR in the one (1) year prior to the incident from which the claim accrues.

XII. USE OF MATERIALS BY THIRD PARTIES

After material has been issued by MWWPR to the news media or to another third party, its use is no longer under MWWPR's control. MWWPR cannot assure the use of such material by any news organization. Similarly, MWWPR cannot control the form or manner of use by the news media or others of the material, including, but not limited to, the accurate presentation of information supplied by MWWPR. It is understood and agreed that MWWPR does not stipulate or guarantee specific or overall results or returns from public relations, publicity, research or any other activity performed by MWWPR.

XIII. CONFLICT OF INTEREST

MWWPR shall exercise care and diligence to prevent any actions or conditions which could result in a conflict with the other party's best interest. This obligation shall apply to the activities of the employees and agents of MWWPR, and of third parties associated with this Agreement and accomplishing Services or performing Services under this Agreement.

XIV. FORCE MAJEURE

Neither party shall be liable for any delay or failure to carry out or make continuously available its obligations under this Agreement if such delay or failure is due to any cause beyond such party's control, including without limitation restrictions of law or regulations, labor disputes, acts of God, acts of terrorism or war, telecommunications, network or power failures or interruptions, or mechanical or electronic breakdowns, failure of media or other suppliers, cyber-attacks or other malicious acts of third parties.

XV. DISPUTE RESOLUTION

All disputes arising under this Agreement shall be submitted to mediation before a single mediator with JAMS in accordance with the then-current arbitration rules and procedures of JAMS. If the Parties cannot agree upon a mediator within five (5) business days, a mediator shall be selected using the same process for Arbitrator Selection under the applicable JAMS arbitration rules. All mediation proceedings shall take place in San Francisco, California.

XVI. GOVERNING LAW

This Agreement shall be governed by the laws of the State of Delaware, without regard to any conflicts of laws principles.

XVII. WAIVER

No waiver of any provision or of any breach of this Agreement shall constitute a waiver of any other provisions or any other or further breach, and no such waiver shall be effective unless made in writing and signed by an authorized representative of the party to be charged with such a waiver. Nor shall a one-time waiver of a single provision constitute a permanent waiver of that party's rights under said provision.

XVIII. NOTICE

All notices required under this Agreement shall be in writing and signed by the party delivering such notice and delivered to Client and MWWPR at their respective addresses set forth on the first page; it being understood and agreed that (i) approval to incur expenses and enter into third party contracts may be provided to MWWPR via email or set forth in an SOW, project budget, purchase order or similar document delivered to MWWPR by Client, and (ii) approval to release materials contemplated for release and prepared in connection with the Services (e.g., a press release) may be provided via email.

XIX. PUBLICITY

After the public launch of "The New League," MWWPR may use Client's name and any non-confidential materials produced hereunder in MWWPR's portfolio, on MWWPR's web site, intranet, and for internal and trade purposes subject to Client's written approval. MWWPR will be required to obtain Client's advance approval to utilize Client's trademarks or any Client materials or information in press releases, MWWPR brochures, or award submissions.

XX. TAXES

Each party shall be solely responsible to pay all taxes applicable to it as a result of this Agreement.

XXI. ENTIRE AGREEMENT

This Agreement, together with the NDA, constitutes the parties' entire understanding of the matters set forth herein and supersedes any prior understanding or agreement concerning the subject matter hereof. This Agreement may only be modified in a writing signed by the parties hereto. In the event that any provision of this Agreement shall be illegal or otherwise unenforceable, such provision shall be severed, and the balance of the Agreement shall continue in full force and effect. This agreement may be executed in counterparts and exchanged in electronic format, all of which shall be included as one agreement.

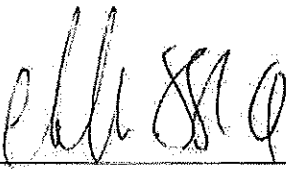
XXII. ASSIGNMENT

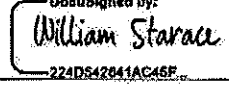
MWWPR may not assign this Agreement or any portion of this Agreement or monies due or payable under this Agreement nor subcontract any portion of the Services under this Agreement without prior written permission from Client.

In witness whereof, the parties hereto have executed this Agreement as of the date first written above.

Ebersol Sports Media Group, Inc.

MWW GROUP LLC

By: 
Charlie Ebersol, President

Signed by:

By: 224D542041AC46E
William Starace, EVP and CFO



APPENDIX A—SERVICES

MWWPR will provide the following scope of services:

In support of the launch of "The New League," MWWPR will develop and execute a public relations campaign to drive top-tier, national sports, business, tech and lifestyle media and social coverage.

MWWPR Core Services

1. Media Content
 - Press releases, media pitches/alerts, briefing materials, select photo and video content, etc.
2. Media Relations
 - Company announcements and press conferences (limited to one per month)
 - Briefings
 - Talent and executive outreach
3. Planning, Strategy, Account Management & Reporting
4. Creation of limited creative service – b-roll artwork, social content edits

Critical Time Periods

- Super Bowl (press conference, ongoing media on-site)
- Saddest Sunday in Sports
- Ongoing News

MWWPR Activities

Super Bowl

- Embargoed media briefings with a cadre of Tier I outlets and impactful journalists
- Coordinate press conference during Super Bowl week
- Conduct three individual media days on "Radio Row" with key executives
- Social media activity all week

Saddest Sunday in Sports (Sunday after the Super Bowl)

- Use this moment to remind fans that this is the last year they'll have to endure the feeling of football ending
- Make another compelling announcement

March - December

- Maintaining a steady drumbeat of news
- Develop an editorial calendar of news and announcements to share from March – December 2018
- Map out key editorial assets to generate ongoing earned media for the New League to continue to build excitement.

Client Responsibilities:

- Complete information requests fully and in a timely fashion
- Inform MWWPR promptly of potential issues that it becomes aware of that may affect project success
- Share contact information and access to 3rd party partners and investors where possible
- Provide access to talent and executives
- Provide timely updates on business plan and new partners

MONTH	ACTIVITY	FEE
January 9 – February 10	Message development Media briefings Manage incoming media inquiries Reporting and measurement	\$51,250
January 11 – February 10	One-time Creative Service Fee of \$10,000 for b-roll edits, social content and art design.	\$10,000
February 11 – February 27	Manage incoming media inquiries	\$25,525
March - December	Ongoing media support Manage incoming media inquiries	\$25,525 per month

i. **Team Travel and Press Release Distribution Expenses:** Estimated total expenses will be billed back at cost. Super Bowl week hotel for team is estimated at approximately \$3,000.

Additionally, any reasonable out of pocket expenses incurred on behalf of Client shall be billed to Client, including, without limitation, all travel-related expenses.

Note: The above fees and expenses do not include the planning or production of press conference.

See Amendment A

✓
MWWPR

CONTRACT AMENDMENT FORM

Date of request:	2/8/2019	Requested By:	Steven Pareja
CLIENT INFORMATION			
Client Name:	Ebersol Sports Media		
Description:	PR Services		
LEAD ON ACCOUNT:	Flores		
Master job#	244119		
PR Services			
CONTRACT CHANGES			
PERSUASIVE EVIDENCE			
ORIGINAL LENGTH OF CONTRACT	START DATE:	1/1/2018	12/31/2018
REVISED LENGTH OF CONTRACT	START DATE:	1/1/2018	12/31/2019
IS THE AGREEMENT SUBJECT TO A MASTER AGREEMENT? Yes/No	<input type="checkbox"/>	REF #: SIGNED DATE	
ORIGINAL CONTRACT VALUE:	\$ 235,525.00	\$ 475,525.00	
AMOUNT PER MONTH IF SL	\$ 20,000.00	\$ 240,000.00	Revenue Change in agreement
SPECIAL CLIENT AGREEMENT CONDITIONS:	Per Addendum B		

- Update Scheduled Billings and Revenue Entry (Dynamics)
- Update Retainer Schedule (Excel)
- Update Revenue File (Excel)
- Update SAS

PREPARER SIGNATURE

DATE:

2/8/2019

A17



STATEMENT OF WORK

ADDENDUM B ("ADDENDUM B") TO CONTRACT DATED JANUARY 10, 2018 ("AGREEMENT") BY AND BETWEEN EBERSOL SPORTS MEDIA GROUP, INC. (THE "CLIENT") & MWW GROUP LLC ("MWWPR")

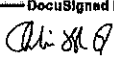
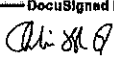
Notwithstanding anything to the contrary contained in the Agreement between the parties hereto, and in consideration of the mutual promises, covenants, and conditions contained in the Agreement and contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto covenant and agree that effective January 1, 2019:

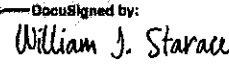
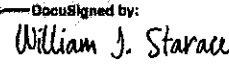
1. **Services:** MWWPR shall continue devote its efforts to provide Public Relations Services on behalf of the Client as outlined in Appendix A, which Appendix A may be amended from time to time upon mutual agreement of the parties (the "Services").
2. **Fees:** MWWPR shall invoice the client a monthly fee of \$20,000 (the "Fee"). Additionally, any reasonable out of pocket expenses incurred on behalf of the Client shall be billed to Client, including, without limitation, all travel-related expenses.
3. **Term:** This Agreement shall remain in effect on a month to month basis, unless terminated by either party providing at least sixty (60) days advance written notice. Client will pay for all fees during the notice period and expenses incurred up to the effective date of termination.
4. **Other Terms:** Except as otherwise set forth herein, all other terms of the Agreement shall remain unchanged.

IN WITNESS WHEREOF, the parties hereto have executed this Addendum B to the Agreement, as of the date set forth above.

Ebersol Sports Media Group, Inc.

MWW GROUP LLC

DocuSigned by:

BY: 
Charlie Ebersol, President

DocuSigned by:

BY: 
William J. Starace, EVP and CFO

A 18



APPENDIX A—SERVICES

MWWPR will provide the following scope of services:

In support of The Alliance's inaugural season, MWWPR will continue to develop and execute public relations campaigns to drive top-tier, national sports, business, tech and lifestyle media and social coverage.

MWWPR Core Services

1. Media Content
 - Press releases, media pitches/alerts, messaging, briefing materials, select photo and video content, etc.
2. Media Relations
 - Company announcements and press conferences (limited to one per month)
 - Briefings
 - Talent and executive outreach
 - Maintain master list of national and regional press
3. Speaking Opportunities & Awards
 - Identify opportunities and pitch Charlie Ebersol and executives
4. Planning, Strategy, Account Management & Reporting
5. Creation of limited creative service – b-roll artwork, social content edits

Critical Time Periods

- Super Bowl (Radio Row, Ad Outreach, etc.)
- Opening Weekend (February 9-10)
- The Alliance Championship Game (April 27)
- Offseason (Look back at inaugural season and look ahead to year 2)
- Ongoing News

MWWPR Activities

Super Bowl

- Use this moment to remind fans that football no longer ends when a Super Bowl champion is crowned
- Pitch and execute media tours on "Radio Row" with available spokespersons in Atlanta
- Pitch exclusive on Super Bowl ad and wide outreach to trade, sports and business outlets

Opening Weekend

- Pitch final rosters, highlighting any key signings from training camp
- Broadcast team announcement
- Pitch media attendance for opening games and staff appropriately

The Alliance Championship Weekend

- Pitch and secure interviews with executives in advance of inaugural championship
- Invite and host media at the championship game

Offseason

- Maintain a steady drumbeat of news
- Develop an editorial calendar of news and announcements to share
- Map out key editorial assets to generate ongoing earned media for The Alliance to continue to build excitement

A19



Client Responsibilities

- Complete information requests fully and in a timely fashion
- Inform MWWPR promptly of potential issues that it becomes aware of that may affect project success
- Share contact information and access to 3rd party partners and investors where possible
- Provide access to talent and executives
- Provide timely updates on business plan and new partners

MONTH	ACTIVITY	FEE
January 1 – December 31 (unless terminated with sixty (60) days' notice)	Ongoing media support Event support Materials development Media briefings Manage incoming media inquiries Reporting and measurement	\$20,000 per month

1. **Team Travel and Press Release Distribution Expenses:** Estimated total expenses will be billed back separately as incurred.

Additionally, any reasonable out of pocket expenses incurred on behalf of Client shall be billed to Client, including, without limitation, all travel-related expenses.

A 20

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION

IN RE:	§ CHAPTER 7
LEGENDARY FIELD EXHIBITIONS, LLC;	§ CASE NO. 19-50900-CAG
AAF PLAYERS, LLC;	§ CASE NO. 19-50902-CAG
AAF PROPERTIES, LLC;	§ CASE NO. 19-50903-CAG
EBERSOL SPORTS MEDIA GROUP, INC.;	§ CASE NO. 19-50904-CAG
LFE 2, LLC;	§ CASE NO. 19-50905-CAG
WE ARE REALTIME, LLC	§ CASE NO. 19-50906-CAG
DEBTORS	§ (SUBSTANTIVE CONSOLIDATION OF ALL 6 CASES, INTO ONE CASE, LEGENDARY FIELD EXHIBITIONS, LLC, CASE NO. 19-50900-CAG) SUBSTANTIVELY ADMINISTERED UNDER CASE NO. 19-50900-CAG

AGREED ORDER ALLOWING LATE FILED PROOF OF CLAIM
OF MWW GROUP, LLC

On the date this Order was signed came for consideration the Chapter 7 Trustee's Motion to Approve Agreed Order Allowing Late-Filed Proof of Claim of MWW Group, Inc. The Court finds that due notice has been given, that the Trustee and MWW Group, LLC both consent to the entry of this Order, that no party in interest made any response in opposition to the Motion, and that good cause has been shown to grant the relief requested.

ACCORDINGLY, IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Proof of Claim of MWW Group, LLC attached to the Motion as Exhibit A is hereby deemed to have been filed timely, prior to the Bar Date of August 5, 2019; and

IT IS FURTHER ORDERED, that this Order is without prejudice to any objections that the Trustee may have to the Proof of Claim of MWW Group, LLC other than the timeliness of filing (and without prejudice to MWW's defenses to any such objections).

###

Submitted By:

Randolph N. Osherow
Texas State Bar No. 15335500
342 W. Woodlawn Ave., Suite 100
San Antonio, TX 78212
(210) 738-3001
(210) 737-6312 fax.
rosherow@hotmail.com
Chapter 7 Trustee

Consented To:

Frank J. Perch, III

(Not Admitted in Texas)
WHITE AND WILLIAMS LLP
1650 Market Street, Suite 1800
Philadelphia, PA 19103
(215) 864-6273
perchf@whiteandwilliams.com
Counsel to MWW Group, LLC

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION**

IN RE:

**LEGENDARY FIELD EXHIBITIONS,
LLC;**

AAF PLAYERS, LLC;

AAF PROPERTIES, LLC;

**EBERSOL SPORTS MEDIA GROUP,
INC.;**

LFE 2, LLC;

WE ARE REALTIME, LLC

§ **CHAPTER 7**
§ § **CASE NO. 19-50900-CAG**
§ § §
§ § § **CASE NO. 19-50902-CAG**
§ § §
§ § § **CASE NO. 19-50903-CAG**
§ § §
§ § § **CASE NO. 19-50904-CAG**
§ § §
§ § § **CASE NO. 19-50905-CAG**
§ § §
§ § § **CASE NO. 19-50906-CAG**
§ §
**(SUBSTANTIVE CONSOLIDATION OF
ALL 6 CASES, INTO ONE CASE,
LEGENDARY FIELD EXHIBITIONS,
LLC, CASE NO. 19-50900-CAG)
SUBSTANTIVELY ADMINISTERED
UNDER CASE NO. 19-50900-CAG**

DEBTORS

CERTIFICATE OF MAILING

I certify that copies of the Motion to Approve Agreed Order Allowing Late filed Claim of MW Group, LLC , was served to the below named persons by first class mail and to the parties on the below mailing matrix, on this the 18 day of November, 2019:

Legendary Field Exhibitions, LLC

4525 Macro
San Antonio, TX 78218

MWW Group, LLC
c/o Frank J. Perch, III, Esq.
1650 Market Street, Suite 1800
Philadelphia, PA 19103-7395
Creditor

U.S. Trustee
PO Box 1539
San Antonio, TX 78295

William A. (Trey) Wood, III
Bracewell LLP
711 Louisiana Suite 2300
Houston, TX 77002
Counsel for Debtor(s)

Mailing matrix attached on parties to receive notice.

/s/Randolph N. Osherow
Chapter 7 Trustee
342 W. Woodlawn Ave., Suite 100
San Antonio, TX 78212
(210) 738-3001
(210) 737-6312 fax.
rosherow@hotmail.com
Chapter 7 Trustee

/s/ Frank J. Perch, III, Esq.
Counsel for
MWW Group, LLC
c/o Frank J. Perch, III, Esq.
1650 Market Street, Suite 1800
Philadelphia, PA 19103-7395
Creditor

A Bounce Above
13745 Lyall Pl
Lakeside, CA 92040-4823

AAF-ARIZONA HOTSHOTS
Park Place Printing, Inc.
535 W Baseline Rd., Ste 104
Mesa, AZ 85210

AARON C SMITH
LOCKE LORD LLP
111 SOUTH WACKER DRIVE
CHICAGO, IL 60606

Aflanny Inc.
P.O. Box 233
Rancho Santa Fe, CA 92067-0233

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San Antonio, TX 78259

Ali, Selene
110 Sunnyland Dr
San Antonio, TX 78228-2915

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c/oARTOUSH VARSHOSAZ
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DALLAS, TX 75201

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San Antonio, TX 78260

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Helotes, TX78023

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C/O DUANE MORRIS LLP
JARRET P HITCHINGS
222 DELAWARE AVE SUITE 1600
WILMINGTON, DE 19801
Philadelphia, PA 19103-3041

Arizona Department of Revenue
2005 N Central Ave, Suite 100
Phoenix, AZ 85004-1546

ATLANTA JOURNAL CONSTITUTION
c/o Szabo Assoc. Inc.
3355 Lenos Rd NE Suite 945
Atlanta, GA 30326

AY Productions LLC
1334 Park View Avenue #250
Manhattan Beach, CA 90266-3751

Beddingfield, Blake
828 Woodburn Dr.,
Brentwood, TN 37027-8748

Big Fogg, Inc.
42095 Zero Dr. Unit A2
Temecula, CA 92590-3747

Big Ticket Inc. (Rich Waltz)
820 5th Ave, NW
Issaquah, WA 98027-2816

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dba ANTHEM BLUE
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SHIPMAN & GOODWIN, LLP
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HARTFORD, CT 06103-1919

bluemedia
Gallaghers & Kennedy
Joe Coterman
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